

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF IOWA
Western Division

DEVIN G. NUNES

Plaintiff,

v.

RYAN LIZZA

et al.

Defendants.

Case 5:19-cv-4064-CJW-MAR

NUSTAR FARMS, LLC

et al.

Plaintiffs,

v.

RYAN LIZZA *et al.*

Defendants.

Case 5:20-cv-04003-CJW-MAR

PLAINTIFFS' DESIGNATION OF
DEPOSITION TESTIMONY
INTENDED TO BE OFFERED IN EVIDENCE

Plaintiffs, Devin G. Nunes, NuStar Farms, LLC, Anthony Nunes, Jr. and Anthony Nunes, III ("Plaintiffs"), by counsel, pursuant to § VII of the Court's Trial Management Order for Civil Jury Trial [*ECF No. 85*], designate the following deposition testimony and authenticated audiotape statements to be offered into evidence:

<i>Witness</i>	<i>Deposition Transcript Page and Line Number/ Audiotape Timestamp</i>
Devin Nunes	(Devin II) 366:12-368:18; 370:5-374:22; 377:4-379:12; 386:20-395:8; 420:20-25; 438:1-439:2; 441:15-23; 442:7-12; 476:15-477:10
Anthony, Jr.	58:23-25; 59:1-15; 60:6-25; 61:1-9; 62:7-12; 63:9-12; 65:9-24; 66:1-6; 67:18-25; 68-69:24
Anthony III (NuStar)	110-113; 123:15-138:9; 141:10-19; 142:11-23; 143:11-13; 161:17-19; 162:10-22; 164:1-7; 177:5-7; 188:1-25; 189:1-25; 190:1-5; 196:1; 257:24-25; 259:1-17; 286:11-14; 270:8-25; 271:1-10; 291:13-14; 341:6-25; 363:14-25; 364-367:4; 373:10-25; 374:1-14; 374:17-25; 375-376:4; 378:10-15; 383:13-19; 391:24-25; 392:1-4
Lori Nunes	16:25-17:17; 33:8-10; 45:5-26, 46:14-48:23; 55:14-25; 56:1-14; 63:23; 66:12-21; 69:8; 72:22-25; 73:1-2; 197:10-22; 128:20-22; 130:22-24; 139:16-21; 191:9-21; 209:3-5; 221:17-25; 222:1; 223:3
Gerald Nunes	23:18-22; 24:10-25:24; 49:6-16; 53:9-24
Clete Samson	8:20-25; 104:13-25; 105:1-16; 126:16-19; 140:18-20; 141:5-17; 165:16-19; 175:13-15; 176:3-14; 189:20-25-191:1-22; 194-195:1-11; 208:2-13; 209:17-25; 210:1-3; 211:8-12; 212:1-2; 214:12-25; 218:20-24; 219:18-22; 220:4-19; 221:7-23; 224:10-15; 228:21-25; 229:1-7; 230:18-22; 235:24; 238:10-14; 241:12-25; 243:1-13; 244:12-14; 250:8-11; 252:25-253:1-4; 259:6-7; 265:21-24; 271:13-17; 272:6-15; 273:4-8; 275:6-10; 276:24-25-277:1-3; 278:16-23; 285:8-16* *including authentication of Ex. PPP, Samson Expert Report
Amanda Bahena	43:11-13; 43:24-25; 45:19-24; 47:3-12; 48:1-5; 57:2-9; 61:12-19; 62:20-25; 63:1-12; 67:13-21; 76:1-10; 80:3-16; 82:23-25; 83:8-10; 84:8; 87:10-14; 87:21-25; 93:23-24; 123:2-8; 135:7-11; 136:8-10; 137:16-19; 138:2-7; 142:6-19; 155:22
Source 1	14:20-22; 17:20-25; 18:1-14; 33:23-25; 34:1-4; 39:1-25; 40:1-2; 50:23-25; 71:9-25; 72:1-9; 76:24-25; 77:1-2; 77:16-21; 96:13-18; 105:3-9; 110:2-10; 112:20-25; 113:1-6; 114:7-11; 115:11-14; 119:1-4; 119:15-18; 121:6-14; 123:1-5; 251:7-11

<i>Witness</i>	<i>Deposition Transcript Page and Line Number/ Audiotape Timestamp</i>
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Source 4 Audiotape	9:02-10:42; 25:43-25:58
Source 5 Audiotape	6:26-6:38, 12:38-12:43
Ryan Lizza	(Lizza I) 11:1-19; 12:17-25; 20:1-8; 21:5-13; (Lizza II) 109:18-22
Hearst (Kenney)	17:25; 18:1-15; 20:3-10; 23:15-25; 24:1-21; 32:24-25; 33:1; 34:1-13; 35:5-6; 36:4-6; 36:17-20; 40:12-25; 41:1-20; 46:11-24; 48:10-20; 49:8-14; 51:14-22; 52:3-15; 55:9-14; 60:1-2; 60:20-23; 62:12-17; 65:18-24; 69:1-20; 74:10-14

DATED: March 6, 2023

Signature of Counsel on Next Page

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CERTIFICATE OF SERVICE

I hereby certify that on March 6, 2023 a copy of the foregoing was filed electronically using the Court's CM/ECF system, which will send notice of electronic filing to counsel for the Defendants and all interested parties receiving notices via CM/ECF.

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